Andrew H. Bart (AB 6724) Carletta F. Higginson (CH 6941) JENNER & BLOCK LLP 919 Third Avenue, 37th Floor New York, New York 10022 (212) 891-1600

Attorneys for Defendant Interscope Geffen A&M Records, a division of UMG Recordings, Inc.

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

DOMINO RECORDING COMPANY, INC., and :

INDEPENDIENTE LTD.,

Case No. 09 Civ 08400 (GBD)

Plaintiffs,

v.

NOTICE OF MOTION TO DISMISS THE COMPLAINT PURSUANT TO RULES 8(A)(2) AND 12(B)(6)

INTERSCOPE GEFFEN A&M RECORDS, a division of UMG RECORDINGS, INC., WILLIAM: B. ROSE, professionally known as AXL ROSE, BRIAN P. CARROLL, RON THAL, PAUL HUGE,: ROBIN FINCK, BRYAN MANTIA, THOMAS E. STINSON and DARREN A. REED, : professionally known as GUNS 'N ROSES, and CHRISTOPHER PITMAN, :

Defendants. :

PLEASE TAKE NOTICE that upon the Declaration of Andrew H. Bart and the accompanying Memorandum of Law submitted herewith, the undersigned attorneys for defendant Interscope Geffen A&M Records, a division of UMG Recordings, Inc., shall move this Court, before the Honorable George B. Daniels, United States District Court Judge for the Southern District of New York, at the United States Courthouse located at 500 Pearl Street, Courtroom 21D, New York, New York 10007, at a time set by the Court, for an Order

dismissing the Complaint of plaintiffs Domino Recording Company, Inc. and Independiente, Ltd., pursuant to Rules 8(a)(2) and 12(b)(6) of the Federal Rules of Civil Procedure, on the grounds that the Complaint fails to state a claim upon which relief can be granted, and to grant all further relief the Court deems appropriate.

Dated: New York, New York January 29, 2010

JENNER & BLOCK LLP

Andrew H. Bart

Carletta F. Higginson 919 Third Avenue, 37th Floor

New York, New York 10022

Telephone: (212) 891-1600 Facsimile: (212) 891-1699

Attorneys for Defendant Interscope Geffen A&M Records, a division of UMG Recordings, Inc.

TO: Brian D. Caplan Jonathan J. Ross CAPLAN & ROSS LLP 100 Park Avenue, 18th Floor New York, New York 10017

Attorneys for Plaintiffs Domino Recording Company, Inc. and Independiente, Ltd.

CERTIFICATE OF SERVICE

Carletta F. Higginson, an attorney, hereby certifies and/or states on oath that on this 29th day of January, 2010 the preceding Notice of Motion to Dismiss the Complaint Pursuant to Rules 8(A)(2) and 12(B)(6) was served on behalf of Defendants Interscope Geffen A&M Records, a division of UMG Recordings, Inc. via this Court's Electronic Case Filing system on the following counsel of record:

BRIAN D. CAPLAN, Esq. JONATHAN J. ROSS, Esq. Caplan & Ross, LLP 100 Park Avenue, 18th Floor New York, New York 10017

> s/ Carletta F. Higginson Carletta F. Higginson